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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/002,534	11/01/2001	Tae-Sung Jung	678-768(P9939)	3265	
28249 75	590 12/27/2005		EXAMINER		
DILWORTH & BARRESE, LLP			BLAIR, DOUGLAS B		
	VINGTON BLVD. 5, NY 11553		ART UNIT	PAPER NUMBER	
J,			2142		

DATE MAILED: 12/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)				
Office Action Summary		10/002,5	34	JUNG, TAE-SUN	IG			
		Examine	r	Art Unit				
		Douglas B	3. Blair	2142				
Period fo	The MAILING DATE of this communication Reply	ion appears on the	e cover sheet with	h the correspondence a	ddress			
WHIC - Exte after - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply is specified above, the maximum statutor are to reply within the set or extended period for reply will, be reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF THE CFR 1.136(a). In no evaluation. Ty period will apply and who by statute, cause the appropriate the second control of the second control o	HIS COMMUNICATE ent, however, may a rep ill expire SIX (6) MONTA blication to become ABA	ATION. oly be timely filed HS from the mailing date of this of the incomplete (35 U.S.C. § 133).				
Status								
1)	Responsive to communication(s) filed or	n <i>14 December</i> 2	005.					
2a)□	_	☑ This action is r						
3)	Since this application is in condition for a			rs, prosecution as to th	e merits is			
•	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4) 🛛	Claim(s) 1-8 is/are pending in the applic	ation.						
,	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
·	Claim(s) 1-8 is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction	and/or election r	equirement.					
Applicat	ion Papers							
9)	The specification is objected to by the Ex	caminer.						
·	The drawing(s) filed on is/are: a)[objected to b	y the Examiner.				
	Applicant may not request that any objection	to the drawing(s) t	oe held in abeyanc	e. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the	correction is requir	ed if the drawing(s	s) is objected to. See 37 C	FR 1.121(d).			
11)	The oath or declaration is objected to by	the Examiner. No	ote the attached	Office Action or form P	TO-152.			
Priority (under 35 U.S.C. § 119							
•	Acknowledgment is made of a claim for f All b) Some * c) None of: 1. Certified copies of the priority doc			119(a)-(d) or (f).				
	2. Certified copies of the priority doc			plication No.				
	3. Copies of the certified copies of the		•	•	l Stage			
	application from the International							
* 5	See the attached detailed Office action fo	r a list of the cert	fied copies not re	eceived.				
Attachmen 1\⊠ No"-	• •		∆					
·	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-9	948)	, 	mmary (PTO-413) Mail Date				
3) 🖾 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO	/SB/08)	5) Notice of Info	ormal Patent Application (PT	O-152)			

Art Unit: 2142

Page 2

DETAILED ACTION

Response to Amendment

Applicant's request for reconsideration of the finality of the rejection of the last Office 1. action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the 2. basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-8 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent 3. Number 6,915,345 to Tummala et al...
- As to claim 1, Tummala teaches a system for providing a VPN (Virtual Private Network) service by connecting a VPN to a mobile communication network, comprising: a home agent (HA) for storing location information of a mobile node (col. 7, lines 28-40) and information about the VPN service for the MN (col. 9, lines 27-43, the AAA server for the home agent); a foreign agent (FA) for receiving location registration information from the MN (col. 8, lines 5-22), transmitting a location registration request message to the HA (col. 8, lines 5-22), and transmitting data to an ISP (Internet Service Provider) router of an FA network, when receiving a VPN service request (col. 8, lines 22-59); an ISP server for IP tunneling between the ISP router of the FA network and an ISP router of the VPN (col. 8, line 60-col. 9, line 26); a router network

Application/Control Number: 10/002,534

Art Unit: 2142

for routing the FA network and the VPN, and receiving and forwarding the data using an IP tunnel to a correspondence node (col. 8, line 60-col. 9, line 26); and a VPN server for providing the VPN service (col. 8, line 60-col. 9, line 26).

- 5. As to claim 2, Tummala teaches the system as claimed in claim 1, wherein the router network includes a server for searching an edge Internet Protocol (IP) router in the network using an address of the FA (col. 8, line 60-col. 9, line 26).
- 6. As to claim 3, Tummala teaches the system as claimed in claim 1, wherein the HA prevents the MN from accepting a call request received from a specific node in an IP network while the MN is performing the VPN service (col. 8, line 60-col. 9, line 26).
- As to claim 4, Tummala teaches a system for providing a Virtual Private Network (VPN) service by connecting a VPN to a mobile communication network, comprising: a home agent (HA) for storing location information of an mobile node (MN) and information about the VPN service for the MN (col. 9, lines 27-43, the AAA server for the home agent); a foreign agent (FA) for receiving location registration information for the MN, transmitting a location registration request message to the HA, transmitting data to an Internet Service Provider (ISP) router of an FA network, when a VPN service request, and performing Internet Protocol (IP) communication with a specific subscriber (col. 8, line 5-col. 9, line 26); the MN for performing the Internet Protocol (IP) communication with the FA, the MN being registerable in the VPN (col. 8, line 5-col. 9, line 26); an ISP server for IP tunneling between the ISP router of the FA network and an ISP router of the VPN (col. 8, line 5-col. 9, line 26); a router network for routing the FA network and the VPN, and receiving and forwarding the data using an IP tunnel to a

Application/Control Number: 10/002,534 Page 4

Art Unit: 2142

correspondence node (col. 8, line 5-col. 9, line 26); and a VPN server for providing the VPN service (col. 8, line 5-col. 9, line 26).

- 8. As to claim 5, Tummala teaches the system as claimed in claim 4, wherein the router network includes a server for searching an edge IP router in the network using an address of the FA (col. 8, line 5-col. 9, line 26).
- 9. As to claim 6, Tummala teaches the system as claimed in claim 4, wherein the HA prevents the MN from accepting a call request received from a specific node in an IP network while the MN is performing the VPN service (col. 8, line 5-col. 9, line 26).
- 10. As to claim 7, Tummala teaches the system as claimed in claim 4, wherein the MN transmits an address of the HA and an address of the VPN server to the FA during VPN registration, and performs the VPN service by receiving a temporary ID for use of the VPN from the FA during the location registration (col. 8, line 5-col. 9, line 26).
- 11. As to claim 8, Tummala teaches the system as claimed in claim 7, wherein the MN stores an address of the VPN server and an address of a router in the network, received from the FA, and performs the VPN service using the received addresses (col. 8, line 5-col. 9, line 26).

Response to Arguments

12. Applicant's arguments with respect to claims 1-8 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Art Unit: 2142

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Douglas B. Blair whose telephone number is 571-272-3893. The examiner can normally be reached on 8:30am-5pm Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on 571-272-3868. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Douglas Blair

BUNJOB JAROENCHONWANIT PRIMARY EXAMINER